150 law enforcement officer	150	law	enforcement	officer
-----------------------------	-----	-----	-------------	---------

160a

- (ii) if considered necessary by the law enforcement agency for the safety of the law enforcement officer or others, authorization for the officer to wear the officer's on-duty uniform and to use equipment and other resources of the agency, if applicable, and the terms and conditions by which the agency will be reimbursed by the secondary employer for use of the uniform, equipment, and other resources, if applicable, and for their replacement value if lost, damaged, or destroyed in connection with the secondary employment;
- (iii) the rate and timing of compensation due from the secondary employer to the law enforcement officer and, where the law enforcement agency that regularly employs the officer has elected to become a contracting party, to the law enforcement agency;
- (iv) terms for the secondary employer's Ĥ→ [provision] procurement ←Ĥ of liability and, if applicable, workers

 compensation insurance with policy limits sufficient to protect and indemnify the law enforcement officer and, where the law enforcement agency that regularly employs the officer has elected to become a contracting party, the agency, for any and all claims arising from the officer's secondary employment, including claims for personal injury, property damage, or civil
- (v) unless otherwise prohibited by law, an express waiver of liability of any and all claims that might otherwise be asserted by the secondary employer against the law enforcement agency or the law enforcement officer in connection with the secondary employment.

rights violations, and all employment, workers compensation, contract, or wage claims; and

- (b) The written agreement, if any, between the secondary employer and the law enforcement agency in connection with intermediate-duty secondary employment may be contained within the written agreement between the secondary employer and the law enforcement officer, or may be executed separately, as the agency considers appropriate.
- (c) Any agreement between a secondary employer and a law enforcement officer to which the law enforcement agency that regularly employs the officer is not a contracting party may not represent or purport to provide or require that the agency assumes any liability for any act or omission of the officer in connection with the officer's secondary employment.
- (6) A written agreement to engage in unrelated secondary employment, including secondary employment as a security officer as described in Section 53-63-102(16), shall be between the secondary employer and the law enforcement officer, and shall include: